UNITED STATES COURT OF APPEALS FOR THE SECOND CIRCUIT



Global Gold Mining, LLC,

Appellant-Cross-Appellee

Docket No.

08-1110-cv

08-1382-cv

Robinson,

Appellec-Cross-Appellant

STIPULATION WITHDRAWING APPEAL FROM ACTIVE CONSIDERATION, WITHOUT PREJUDICE, WITH LEAVE TO REACTIVATE

The undersigned counsel hereby stipulate that the above-captioned appeal and crossappeal are hereby withdrawn from active consideration before the Court, such withdrawal to be without prejudice to reactivation by appellant's counsel (or on the cross-appeal, appellee's counsel) by written notice to the Clerk of this Court by July 3, 2008. If not thus reactivated, the appeal and/or cross-appeal shall be deemed withdrawn with prejudice and without costs of attorneys fees incurred to date. See Hertzner v. Henderson, 292 F.3d 302 (2d Cir. 2002).

Withdrawal of the appeal from active consideration shall not operate as a dismissal of the appeal under FRAP 42(b).

Paul-A. Straus

King & Spalding LLP

1185 Avenue of the Americas

New York, NY 10036

Counsel for Appellant-Cross-Appellee

Jouis B. Kimmelman

Allen & Overy LLP

1221 Avenue of the Americas

New York, NY 10020

Counsel for Appellee-Cross-Appellant

ATRUECORY

Catherine/O'Hagan Wolfe, Clerk

FOR THE COURT

Cathenine O'Hagan Wolfe, Clock of Court

Lisa J. Greenberg, Staff Counsel

ERTIFIED: